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8	UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA			
10				
11	ANTONIO G. ROBLES,	Cas	se No.: 1:22-cv-0062	0-KES-CDB
12	Plaintiff,		RDER VACATING	FINDINGS AND NS TO DISMISS FOR
13	v.	FA		AND FAILURE TO
14	STEVEN JOHNSON, et al.,		oc. 16)	
15	Defendants.	,	RDER DIRECTING	CLERK OF THE
16		CC	OURT TO UPDATE ODRESS AND SERV	PLAINTIFF'S
17		DC	OCUMENTS	
18				
19	Plaintiff Antonio G. Robles is appearing pro se and in forma pauperis in this civil rights			
20	action.			
21	I. BACKGROUND			
22	On September 18, 2025, the Court issued its Second Screening Order. (Doc. 15.) Plaintiff			
23	was directed to file a second amended complaint, or a notice of voluntary dismissal, within 21			
24	days. (<i>Id</i> . at 9.)			
25	On October 17, 2025, when Plaintiff failed to file either an amended complaint or a notice			
26	of voluntary dismissal, the undersigned issued Findings and Recommendations to Dismiss Action			
27	for Plaintiff's Failure to Obey Court Orders and Failure to Prosecute. (Doc. 16). Plaintiff was			
28	directed to file any objections within 14 days. (Id. at 4.)			

On October 29, 2025, Plaintiff filed a second amended complaint. (Doc. 17.)

II. DISCUSSION

The Court notes that at the top right-hand corner of the second amended complaint, Plaintiff states he was transferred to Salinas Valley State Prison on September 13, 2025. (*See* Doc. 17 at 1.) He asserts he received the Second Screening Order on October 15, 2025, and indicates he "will send the legal mail log soon to prove it." (*Id.*)

Because Plaintiff has complied with the September 18 screening order by submitting a second amended complaint, the Findings and Recommendations issued October 17 will be vacated. Further, the Clerk of the Court will be directed to update Plaintiff's address of record and to issue prisoner new case documents, including a First Informational Order in Prisoner/Civil Detainee Civil Rights Case.

The Court will screen Plaintiff's second amended complaint in due course. Further, Plaintiff is admonished that it is his obligation to notify the court of any change of address. *See* Local Rule 182(f) ("Each appearing ... pro se party is under a continuing duty to notify the Clerk and all other parties of any change of address ..."). Additionally, a change of address must be filed within 30 days of any relocation to avoid dismissal of the action for a failure to prosecute. *See* Local Rule 183(b).

III. CONCLUSION AND ORDER

Accordingly, the Court **HEREBY ORDERS**:

- The Findings and Recommendations issued October 17, 2025 (Doc. 16) are VACATED; and
- 2. The Clerk of the Court is **DIRECTED** to (1) update Plaintiff's address of record to reflect Plaintiff is currently incarcerated at Salinas Valley State Prison; and (2) serve Plaintiff with prisoner new case documents, including a First Informational Order in Prisoner/Civil Detainee Civil Rights Case

IT IS SO ORDERED.

Dated: **October 30, 2025**

UNITED STATES MAGISTRATE JUDGE